

(1) Motion for Leave & Complaint  
to Proceed In forma Pauperis  
Due to The Serious Nature of  
Defendants Conducts E.T.

IN THE UNITED STATES DISTRICT COURT FOR  
THE MIDDLE DISTRICT OF ALABAMA

2005 MAY 24 A 9:22

CLARENCE RUTLAND, DEMON SLATER, #177985  
SILAS BORDEN #127842, et al

DEBRA P. HACKETT, CLK  
U.S. DISTRICT COURT  
MIDDLE DISTRICT ALA

(2) Similar Situated, Plaintiffs  
Full name and prison number of  
plaintiff(s)

(3) Jurisdiction  
I.

12-11-30 Code 1975 to  
42 USC 1983, 1981.  
CIVIL ACTION NO. 2:05cv491-D  
(To be supplied by the Clerk of the  
U.S. District Court)

(4) Sgt. Davidson, Sgt Jackson

Lt. Babie, 2nd ONE Medical

Profile for Sack Lunch, UnHonored

Bullock Correctional Facility Similar Situated  
Name of person(s) who violated  
your constitutional rights.  
(List the names of all the persons) - )

Defendants (5)

I. PREVIOUS LAWSUITS

1. 429 US At 706 Fed P 86(1) and 86(2)

A. Have you begun other lawsuits in state or federal court dealing with the same or  
similar facts involved in this action? Yes ( ) No (X)  
B. Have you begun other lawsuits in state or federal court relating to your  
imprisonment? Yes ( ) No (X)

C. If your answer to A or B is yes, describe each lawsuit in the space below. (If there  
is more than one lawsuit, describe the additional lawsuits on another piece of  
paper, using the same outline).

1. Parties to this previous lawsuit  
Plaintiff(s) I.d.

Defendant(s) \_\_\_\_\_

2. Court (if federal court, name the district; if state court, name the county)  
\_\_\_\_\_

3. Docket No. \_\_\_\_\_

4. Name of Judge to whom case was assigned \_\_\_\_\_

Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?) yes

6. Approximate date of filing lawsuit MAY 20th, 2005

7. Approximate date of disposition (SAP)

II. PLACE OF PRESENT CONFINEMENT P.O. Box 5107  
Union Springs, AL 36089

PLACE OR INSTITUTION WHERE INCIDENT OCCURRED \_\_\_\_\_

III. NAME AND ADDRESS OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOUR CONSTITUTIONAL RIGHTS.

NAME

ADDRESS

1. Sgt. Dawson P.O. Box 5107
2. Sgt. Jackson Union Springs, AL 36089
3. Lt. Bahie
4. Warden, Direct & Indirect Sec.
5. this UNConstitutional officers Actions
6. designed to violate, Civil Laws [1]

IV. THE DATE UPON WHICH SAID VIOLATION OCCURRED \_\_\_\_\_

V. STATE BRIEFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION THAT YOUR CONSTITUTIONAL RIGHTS ARE BEING VIOLATED:

GROUND ONE: The Defendants were deliberate Indifferent to The Plaintiff's medical Needs, to Discriminate against Them to Violate, 429 U.S. At 106 Applying Indifferent Standards.  
STATE BRIEFLY THE FACTS WHICH SUPPORT THIS GROUND. (State as best you can the time, place, manner, and person involved).

Statement of Claim: ON Approximate MAY 20, 2005, AT SACK LUNCH TIME, The Named Defendants Refused to Honor A Legally Issued, Medical Doctor Profile For SACK Lunches to Be given The Plaintiff But Through Discrimination, the Defendants, deliberately

violated Secured Civil Rights, when they willfully, violated  
The Criminal Counter Part to 18 U.S.C. 242 of 42 U.S.C.  
1983 (1)(2)(3)(4)(5)

## GROUND TWO:

The Defendants Named Did Not Have Legalk Authority  
to Stop Snack Lunch's, Issued for medical Reasons.  
SUPPORTING FACTS:

and Same did, Violate 429 U.S. At 106, applying  
Deliberate Indifferent Standards, to Secured medical  
Needs, The Plaintiffs Contents under FRCP 23(a)  
That The Defendants All Acted with Callous Reckless  
disregards, to Civil Rights, when They, Denied Snack  
GROUND THREE:

Lunch without, any medical Reason, other  
Than, to go against, Doctor Sediet who Issued  
SUPPORTING FACTS:

The medical Profiles, for Snack Lunches In Prison  
Because what was Done upon Land and Territory of  
The U.S. In 2 State Prison, for Being willfully,  
Indifferent to the Plaintiff medical Needs, The  
Plaintiffs Now Seek 10 Billions In their Class-Action suit.  
VI. STATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU. MAKE  
NO LEGAL ARGUMENT. CITE NO CASES OR STATUTES.

U.S. 477 U.S. At 2510 of FRCP Rule 56(c)

The Plaintiffs makes their Genuine Claims on  
Personal Knowledge and Occurance, In  
Medical Denial  
Approx May 20, 2005

19/ Clarence Rutland #102041

Signature of plaintiff(s)

19/ Damon M. Slater #177985

19/ Silas Borden 127842

I declare under penalty of perjury that the foregoing is true and correct.

EXECUTED on May 20, 2005  
(date)

19/ Clarence Rutland #102041  
Signature of plaintiff(s)

19/ Damon M. Slater #177985

19/ Silas Borden 127842

2.

NEAL v. Kelly 963 F.2d At 58  
RE: Verified Complaint, et al FRCP 23(a)